CASE NAME:	CASE NUMBER: JUVENILE: FAMILY:
REASONS FOR NO OR SUPERVISED VISITATION—JUVENILE	
Attachment to Custody Order—Juvenile—Final Judgment (form JV-200)	
Visitation (Parenting Time) Order—Juvenile (form JV-205)	
1. This order applies to the following children (name each):	
2. This parent (name): was ordered to	o have no visitation only supervised visitation
with the child or children named in 1 because	
a. this parent has not completed has not made substantial progress in the following court-ordered programs:	
Sexual abuse treatment or awareness program for offenders for victims	
Drug abuse treatment program with random testing	
Alcohol abuse treatment program with random testing	
Domestic violence treatment program for offenders for victims	
Anger management training	
Parenting classes	
Individual counseling	
Other (specify):	
b. The court denied services to this parent on (date):	based on a finding, by clear and convincing evidence, that:
he or she was responsible for severe sexual abuse of the child as described in section 361.5(b)(6) of the Welfare and Institutions Code.	
he or she was responsible for severe physical abuse of or severe physical harm to the child as described in section 361.5(b)(5)–(6) of the Welfare and Institutions Code.	
his or her whereabouts were unknown on that date and remain unknown.	
other (specify):	

Completion of one of the programs above *might*, but need not, constitute a significant change of circumstances for purposes of modifying this final custody order. (Welf. & Inst. Code,§ 302(d).)

THIS IS A COURT ORDER.

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